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UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF GEORGIA

	BTOR na Sophia Reev	ves	*	Chapter 13 Case No.	19-52246) 	
					this is a modified thave been change	plan and list below the section	ons of
Par	t 1: Notices		MIDDLE DIS	PTER 13 PLAN STRICT OF GE FICIAL FORM	ORGIA		
To l	Debtors:	option on	the form does not	indicate that t	he option is appr	e cases, but the presence of opriate in your circumstate ay not be confirmable.	
		In the follo each box th		ors and statemer	nt regarding your in	ncome status, you must check	-
<u>To (</u>	Creditors:		Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.				
			You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.				
		attorney mu confirmation confirm this	ast file an objection on unless otherwise o s plan without furthe	to confirmation ordered by the ler notice if no object.	at least 7 days before Bankruptcy Court. Jection to confirmate	of this plan, you or your or the date set for the hearing. The Bankruptcy Court may tion is filed. See Bankruptcy in in order to be paid under as	,
	state who	ether or not the pla	n includes each of t provision will be in	he following ite	ms. If an item is c	eck one box on each line to hecked as "Not Included" on. Any nonstandard provis	or if
	1.1.	seeks to limit the ar in Part 3, Section 3.	of a Secured Claim nount of a secured of 5, which may result nent at all to the secu	laim, as set out in a partial	Included	X Not Included	
	1.2.	of a judicial lien or	s: The plan requests nonpossessory, nonprest as set out in the	ourchase-	✓ Included	☐ Not Included	

✓ Included

☐ Not Included

1.3.

Nonstandard Provisions: The plan sets out

Nonstandard Provisions in Part 6.

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1. 4 Income status of debtor(s) as stated on Official form 122-C1

	Check One:					
		current monthly income of the debtored in 11 U.S.C. § 1325(b)(4)(A).	(s) is less than the appl	icable median income		
		current monthly income of the debtor(ed in 11 U.S.C. § 1325(b)(4)(A).	(s) is not less than the a	pplicable median income		
Part 2: Plan	n Payments and L	ength of Plan				
2.1.	Plan Payments: The future earnings of the debtor(s) are submitted to the supervision and control of the Trustee and the debtor(s) (or the debtor's(s') employer) shall pay to the Trustee the sum of \$310.00 biweekly. (If the payments change over time include the following.) These plan payments change to weekly/bi-weekly/semi-monthly/monthly on, 20					
2.2.	Additional F	Payments: Additional Payments of \$ from	will be n	nade on rce)		
2.3.		: If the debtor's(s') current monthly inc § 1325(b)(4)(A) the debtor(s) will make				
		s(s') current monthly income is not less 5(b)(4)(A) the debtor(s) will make pay				
Part 3: Tres	atment of Secure	l Claims				
Fro	m the payments s	o received, the Trustee shall make d	isbursements to allow	ed claims as follows:		
3.1.	secured by th	Debts: The monthly payments will be the debtor's(s') principal residence): (Page month of the first payment designated	ayments which become	e due after the filing of the petition		
NAME OF C	CREDITOR	MONTH OF FIRST PAYMENT UNDER PLAN		CHECK IF NT PRINCIPAL RESIDENCE		
			<u> </u>			

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Arrearages: After confirmation, distributions will be made to cure arrearages on long term debts (including

ur se	cured debts listed in Sect			
NAME OF CREDITOR	ESTIMATED AMOUNT DUE	INTEREST RATE (if applicable)	COLLATERAL	MONTHLY PAYMENT IF ANY
by a purchase mone petition, or, if the co	ey security interest in a v	ehicle for which the de y other thing of value, the	s are not subject to cram dove but was incurred within 910 to the debt was incurred within 1	days of filing the bankruptc
NAME OF CREDITOR	AMOUNT DUE	INTEREST RATE	COLLATERAL	MONTHLY PAYMENT
US Auto Finance	<u>\$24385.00</u>	<u>5%</u>	2017 Hyundai Sonata	<u>\$470.00</u>
ma	nde to the following secur the creditor. These payn	red creditors and holder nents will be applied to	s: Preconfirmation adequate s of executory contracts after reduce the principal of the cla	the filing of a proof of clair im.
ma by	nde to the following secur the creditor. These payn	red creditors and holder nents will be applied to	s of executory contracts after reduce the principal of the cla	the filing of a proof of clair im.
NAME OF CREDIT US Auto Finance 3.5. Se wh If to left to lef	cured Creditors Subject to cramdow the value is less than the ahe value is greater than on the value is	ADEC \$100.0 t to Cramdown: After m, with allowed claims amount due, the secured to the creditor's allowed requal to the allowed si	confirmation of the plan, the will be paid as follows: claim is modified to pay the claim will be treated as unseceptured claim, the claim will be claim wi	the filing of a proof of clair aim. DUNT e following secured creditor value only as secured.
NAME OF CREDIT US Auto Finance 3.5. Se wh If to left to the second se	cured Creditors Subject to are subject to cramdow the value is less than the ahe value is greater than one you do not intend to cramdow the value is greater than one you do not intend to cram	ADEC \$100.0 t to Cramdown: After m, with allowed claims amount due, the secured to the creditor's allowed requal to the allowed si	confirmation of the plan, the will be paid as follows: claim is modified to pay the claim will be treated as unsecured claim, the claim will be fdebt" as the value.	the filing of a proof of clair aim. DUNT e following secured creditor value only as secured. cured. e paid in full.

Surrendered Collateral: The following collateral is surrendered to the creditor. If the debtor(s) is

surrendering the collateral for a specific payment credit or in full satisfaction of the debt, a statement explaining the treatment should be indicated in Part 6 Nonstandard Provisions. Upon confirmation of this

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3.6.

3.2.

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plan, the stay under § 362(a) will terminate as to the collateral only and the stay under § 1301 will terminate in all respects unless the debt is listed as a classified debt in Paragraph 5.3 of the plan. An allowed unsecured claim resulting from the disposition(s) of the collateral will be treated as unsecured.

NAME OF CREDITOR			DESCRIPTION OF COLLATERAL
3.7.	Debts Paid by Debt	tor: The following debt	ots will be paid directly by the debtor(s):
	CREDITOR		
3.8. Part 4: Tr		Nonstandard Provision	possessory, non-purchase security interests that are being avoided ons.
***************************************			44 11 H.C.O. & 507()(2) C.02250.00 . 1
4.1.	(SELECT ONE)	orney fees ordered purs	suant to 11 U.S.C. § 507(a)(2) of \$3250.00 to be paid as follows:
	✓ Pursuant to the Sin	ngle Set Fee option in t	the Administrative Order on Attorney Fees in Chapter 13 Cases.
			to file an application for compensation with the Court, including an the the Administrative Order on Attorney Fees in Chapter 13 Cases.
4.2.	Trustee's Fees: Trus	stee's fees are governed	d by statute and may change during the course of the case.
4.3.	plan as follows: The	se payments will be ma	wing domestic support obligations will be paid over the life of the ade simultaneously with payment of the secured debt to the extent est at the rate of%. (If this is left blank, no interest will be
NAME OF	CREDITOR		PAYMENT AMOUNT
4.4.			7 priority claims, unless already listed under 4.3 will be paid in full vailable in the order specified by law.
Part 5: Tr	eatment of Non Priority U	Insecured Claims	

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5.1.			make payments that will pay the highest of the	vill meet all of the following per three):	parameters
	unsecured credi	itors in order to be eligil	ble for a discharge, unles	n Form 122C of \$0.00 to the sess debtor(s) includes contrary properties on justifying the excusal from re-	rovisions in
		ay this amount to the price		unsecured creditors would receiv creditors in order to be eligible	
	(c) The debtor(s	s) will pay \$0.00 to the ge	eneral unsecured creditors	s to be distributed pro rata.	
5.2.		ured Creditors: General OSE ONLY ONE):	unsecured creditors who	se claims are duly proven and al	lowed will
				ount, if any, shown in paragraph le commitment period as indicat	
	highest amount	shown in paragraph 5.1(a	a), 5.1(b), or 5.1(c) above	ividend of%, but will also per . All creditors should file claims ecome available for distribution.	in the
5.3.	debtor(s) is prop		00%, or to pay a regular m	re classified to be paid at 100%. nonthly payment, those proposals	
NAME OF CR	EDITOR	COLLATER	AL	REASON FOR CLASSIF	ICATION
5.4.	assumed. All ot	her executory and unexp	ired leases are rejected. It	atracts and unexpired leases listed f the debtor(s) wishes to cure a det 6 Nonstandard Provisions.	
NAME OF CR	EDITOR		DESCRIPTION OF (COLLATERAL	
					_
					_

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- Property of the Estate: Unless otherwise ordered by the Court, all property of the estate, whether in the possession of the Trustee or the debtor(s), remains property of the estate subject to the Court's jurisdiction, notwithstanding § 1327(b), except as otherwise provided in Part 6 Nonstandard Provisions below. Property of the estate not paid to the Trustee shall remain in the possession of the debtor(s). All property in the possession and control of the debtor(s) at the time of confirmation shall be insured by the debtor(s). The Chapter 13 Trustee will not and is not required to insure such property and has no liability for injury to any person, damage or loss to any such property in possession and control of the debtor(s) or other property affected by property in possession and control of the debtor(s).
- Validity of Liens or Preference Actions: Notwithstanding the proposed treatment or classification of any claim in the plan confirmed in this case, all lien avoidance actions or litigation involving the validity of liens or preference actions will be reserved and can be pursued after confirmation of the plan. Successful lien avoidance or preference action will be grounds for modification of the plan.

Part 6: Nonstandard Provisions

Nonstandard Provisions: Under Bankruptcy Rule 3015(c), all nonstandard provisions are required to be set forth below. These plan provisions will be effective only if the applicable box in Part 1 of this plan is checked and any nonstandard provisions placed elsewhere in the plan are void.

- -Upon completion of the plan and discharge-all titles to vehicles serving as collateral for claims treated under the plan will be returned to the Debtor with liens released.
- -Upon discharge, all judgment liens and all non-purchase money liens against any and all property of the bankruptcy estate held by the following listed creditors shall be avoided pursuant to 11 USC Section 522(f) and upon notice of discharge the creditors shall cancel said liens of record within 15 days of such notice: 1st Franklin Financial; Access Loan Company; Action Loan Company; Bibb Collection Service; Bonaire Finance; Covington Credit; Credit Central; Hospital Authority of Houston County; Mariner Finance; Security Finance; Sunset Finance; Service Loan; World Finance.
- -The Debtor will notify the Chapter 13 Trustee upon receipt of any money which is received as part of any lawsuit or cause of action during the pendency of this case. All lawsuits and causes of action the debtor has will remain property of the estate and will not re-vest in the debtor. The issue of disposable income will be reserved until the debtor becomes entitled to funds as a result of a cause of action or lawsuit. All money recovered as part of any pre filing or post filing cause of action or lawsuit over and above exemptions will be disbursed to unsecured creditors to satisfy the best interest of credits test.

Part 7: Signatures

7.1. **Certification:** The debtor's(s') attorney (or debtor(s), if not represented by an attorney) certifies that all provisions of this plan are identical to the Official Form of the Middle District of Georgia, except for language contained in **Part 6: Nonstandard Provisions**.

/s/ Trina Sophia Reeves Signature of debtor	Date <u>11/22/2019</u> MM/DD/YYYY
Signature of debtor	Date
Signature of debtor	MM/DD/YYYY
Debtor's(s') Attorney	
	D
/s/ Lynn Hamilton Johnson Signature of debtor's(s') attorney	Date <u>11/22/2019</u> MM/DD/YYYY
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